	TATES DISTRICT	
1	Leila Nourani (State Bar No. 163336) Damien P. DeLaney (State Bar No. 246476)	\
2	JACKSON LEWIS P.C.	3
3	725 South Figueroa Street, Suite 2500 Los Angeles, California 90017-5408	Z
4	Telephone: 213.689.0404 Facsimile: 213.689.0430	CRNIA
5	Facsimile: 213.689.0430 E-mail: Leila.Nourani@jacksonlewis.com E-mail: Damien.delaney@jacksonlewis.com Damien.delaney@jacksonlewis.com	
6	E-mail: Damien.delaney@jacksonlewis.com Additional Counsel for Defendants Listed On Next Page Attorneys for Defendants ACCOUNTABLE HEALTHCARE STAFFING,	,
7	Attorneys for Defendants	
8	INC., and ACCOUNTABLE HEALTHCARE	
9	HOLDINGS CORP.	
10	Joshua Konecky, SBN 182897 <u>jkonecky@schneiderwallace.com</u> Nathan Piller, SBN 300569	
11	npiller@schneiderwallace.com	
12	SCHNEIDER WALLACE COTTRELL KONECKY WOTKYNS LLP	
13	2000 Powell Street, Suite 1400 Emeryville, CA 94608	
14	Telephone: (415) 421-7100 Facsimile: (415) 421-7105	
15	Attorneys for Plaintiff SARAH REYNOSA-JUAREZ	
16	SARAH REYNOSA-JUAREZ	
17	UNITED STATES DISTRICT COURT	
18	NORTHERN DISTRICT OF CALIFORNIA – SAN JOSE DIVISION	
19		
20	SARAH REYNOSA-JUAREZ, individually Case No.: 5:18-cv-06302-EJD	
21	and on behalf of all others similarly situated, JOINT STIPULATION TO EXTEND THAT TO DESPOND TO COMPLAINT	
22	Plaintiffs, TIME TO RESPOND TO COMPLAINT AFTER WITHDRAWAL OF MOTION	
23	V. [LOCAL RULE 6-1]	
24	ACCOUNTABLE HEALTHCARE STAFFING, INC., and ACCOUNTABLE Complaint Filed: October 15, 2018 Trial Data: None Set	
25	HEALTHCARE HOLDINGS, CORP, Trial Date: None Set	
26	Defendants.	
27		
28		

1 2 3 4 5	Shannon B. Nakabayashi (State Bar No. 215469) Mariko Mae Ashley (State Bar No. 311897) JACKSON LEWIS P.C. 50 California Street, 9th Floor San Francisco, CA 94111 Telephone 415.394.9400 Facsimile: 415.394.9401 E-mail: Shannon.Nakabayashi@jacksonlewis.com Mariko.Ashley@jacksonlewis.com
6	Attorneys for Defendants
7	ACCOUNTABLE HEALTHCARE STAFFING, INC., and ACCOUNTABLE HEALTHCARE
8	HOLDINGS CORP.
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	2

1	Defendants Accountable Healthcare Staffing, Inc. and Accountable Healthcare Holding
2	Corp. ("Defendants") and Plaintiff Sarah Reynosa-Juarez ("Plaintiff") (collectively, the "Parties"
3	hereby stipulate and agree as follows:
4	1. WHEREAS, Defendants' filed their Motion to Dismiss for Lack of Subject Matte
5	Jurisdiction and Compel Individual Arbitration of Plaintiff's Claims ("Motion") as a responsiv
6	pleading on January 4, 2019.
7	2. WHEREAS, Defendants' withdrew their Motion without prejudice on February 1
8	2019.
9	Accordingly, the Parties agree and jointly stipulate that:
10	1. Defendants' deadline to file their Answer to Plaintiff's Complaint is March 4, 2019
11	
12	Dated: February 12, 2019 JACKSON LEWIS P.C.
13	
14	By: _/s/ Mariko Mae Ashley
15	Shannon B. Nakabayashi Leila Nourani
16	Damien P. DeLaney Mariko Mae Ashley
17	Attorneys for Defendants
18	ACCOUNTABLE HEALTHCARE STAFFING, INC., and ACCOUNTABLE
19	HEALTHCARE HOLDINGS, CORP.
20	Dated: February 12, 2019 SCHNEIDER WALLACE COTTRELL KONECKY
21	WOTKYNS LLP.
22	
23	By: _/s/ Nathan Piller Joshua Konecky
24	Nathan Piller
25	Attorneys for Plaintiff SARAH REYNOSA-JUAREZ
26	STICHT RETIVOSTI JOTINES
27	"I hereby attest that I have on file all holographic signatures corresponding to any signatures indicated by a conformed signature (/S/) within this e-filed document."
28	4821-9680-1416, v. 2
	2